1 2 3 4 IN THE UNITED STATES DISTRICT COURT 5 FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE 6 TELECOMMUNICATION SYSTEMS, INC., 7 Plaintiff, 8 v. Case Nos. 2:19-cv-00336-RAJ-BAT 9 2:19-cv-00644-RAJ-BAT LYNNE HOUSERMAN and MOTOROLA 10 SOLUTIONS, INC., ORDER REGARDING LIMITED 11 **EXTENSION OF DISCOVERY** Defendants. **DEADLINE FOR SELECT** 12 **DEPOSITIONS** LYNNE HOUSERMAN, 13 Plaintiff, 14 v. 15 COMTECH TELECOMMUNICATIONS 16 CORPORATION, FRED KORNBERG, and MICHAEL D. PORCELAIN, 17 Defendants. 18 19 This matter comes before the Court on the parties' Stipulation for the limited extension of 20 the discovery deadline for select depositions. Dkt. 91, Case No. 2:19-cv-00336-RAJ-BAT; and 21 Dkt. 102, Case No. 2:19-cv-00644-RAJ-BAT. The parties have stipulated as follows: 22 23 ¹ The Court consolidated discovery in these actions. See Dkt. 31, 2:19-cv-00336-RAJ-BAT; Dkt. 30, 2:19-cv-00644-RAJ-BAT. ORDER REGARDING JOINT MOTION TO COMPEL LCR 37(a)(2) - 1

- 1. On March 18, 2020, the parties filed a Stipulated Motion and Proposed Order Regarding Depositions and Amending Case Order. Dkt. 54, 2:19-cv-00336-RAJ-BAT; Dkt. 65, 2:19-cv-00644-RAJ-BAT.
- 2. On March 24, 2020, the Court entered a minute order, resetting case deadlines. Pursuant to that minute order, discovery in both cases is to be completed by October 22, 2020.
- 3. The parties noticed a number of depositions to take place by remote means in September and October 2020. Those depositions include the Fed. R. Civ. P. 30(b)(6) depositions of Telecommunication Systems, Inc. and Comtech Telecommunications Corp. and Motorola Solutions, Inc. (collectively, the "30(b)(6) Depositions"); depositions of non-party witnesses Ethan Gibbs and Blair Jones formerly affiliated with the law firm Proskauer LLP, as well as a 30(b)(6) deposition of Proskauer LLP, and the deposition of Brian David, a witness affiliated with the executive recruiting firm Egon Zehnder, as well as a 30(b)(6) deposition of Egon Zehnder ("Non-party Depositions"); and depositions of the parties' experts ("Expert Depositions").
- 4. The parties have conferred about the scope and/or scheduling of the 30(b)(6) Depositions, Non-party Depositions, and Expert Depositions. The parties have agreed to defer the 30(b)(6) Depositions until as many of the depositions of individuals have occurred as possible. The parties have further agreed to continue to confer about whether the topics for the respective 30(b)(6) Depositions may be further narrowed and/or eliminated as a result of the depositions of individuals that take place prior to the 30(b)(6) Depositions. The parties further stipulate and agree to limit the 30(b)(6) deposition of Motorola Solutions, Inc. to 7 hours on the record, and to limit the 30(b)(6) depositions of Comtech Telecommunications Corp. and Telecommunication Systems, Inc. to a total of 10.5 hours on the record.

- 5. With respect to Non-party Depositions, the parties have agreed to conduct these depositions before November 13, 2020 due to the unavailability of the non-party witnesses before the October 22, 2020 discovery deadline.
- 6. With respect to Expert Depositions, the parties have agreed to conduct these depositions, if at all, promptly after fact depositions and, with the exception of one expert noted below, before November 13, 2020.
- 7. On September 11, 2020, the Court denied Motorola Solutions, Inc. ("MSI") and Lynne Houserman's motion for a protective order regarding the deposition of MSI Chief Executive Officer Greg Brown. Dkt. 82, 2:19-cv-00336-RAJ-BAT. Following that order, the parties have conferred about the scheduling of Mr. Brown's deposition. Both sides and the witness would be available for the deposition on October 26, 2020, which is shortly after the current October 22, 2020 discovery deadline.
- 8. On October 19, 2020, parties Comtech Telecommunications Corp.,
 Telecommunication Systems, Inc., Fred Kornberg and Michael D. Porcelain took the deposition
 of former MSI employee Manuel Cuevas. Due to a family emergency, the deposition adjourned
 45 minutes early. MSI and Mr. Cuevas have therefore agreed to provide the parties taking the
 deposition the opportunity to conclude the deposition, and the parties have agreed that such
 deposition will conclude on or before November 13, 2020.
- 9. As a result of the deposition schedule in September and October 2020, the parties' discussions regarding scheduling Mr. Brown's deposition, the parties' discussions and agreement to conduct Non-party Depositions and Expert Depositions (with one exception due to witness availability) before November 13, 2020, the parties' agreement to continue to confer in an effort to narrow and streamline the 30(b)(6) Depositions, and the family emergency necessitating the

deposition of Mr. Cuevas to adjourn early, the parties stipulate and agree that there is good cause to extend the October 22, 2020 discovery cutoff for the sole purposes of: conducting Mr. Brown's deposition, the 30(b)(6) Depositions, the Non-party Depositions and Expert

Accordingly, it is **ORDERED** that the current deadlines are extended as follows:

Depositions, and concluding the deposition of Mr. Cuevas.

Event	Current Deadline	Extension
All discovery to be	10/22/20	10/22/20 (no change)
Completed, with the		-
Exception of select Non-		
Party Depositions noted		
below, Expert Depositions,		
30(b)(6) Depositions, and		
Greg Brown's Deposition		
Greg Brown Deposition	10/22/20	To Be Conducted on 10/26/20
Non-Party Egon Zehnder	10/22/20	To Be Conducted on 10/29/20
and Brian David		
Depositions		
Non-Party Proskauer LLP;	10/22/20	To Be Conducted on or before
Blair Jones and Ethan Gibbs		11/13/20
Depositions; 30(b)(6)		
Depositions; Expert		
Depositions of Elaine		
Lehnert, Mark Gustafson,		
and Todd Milbourn		
Conclusion of Manuel	10/22/20	To Be Concluded on or before
Cuevas Deposition		11/13/20
Expert Deposition of Gary	10/22/20	To Be Conducted on 11/17/20
Goolsby		

No other case deadline or trial date is affected by this Order.

DATED this 21st day of October, 2020.

BRIAN A. TSUCHIDA

Chief United States Magistrate Judge